entickos

NUMB. XLIII.

Quicquid agunt homines --- nostri farrago libelli. Juv. Sat. 8. v. 85

[VOL V.

S A T U R D A Y, JULY 7, 1792.

LEXINGTON; Printed by JOHN BRADFORD, at his Office on MainStreet; where Subscriptions, (at Fifteen Shillings per Annum) Advertisements &c. and thankfully received, and Printing in its different branches done with care and expedition.

AKEN up by Subscriber liv-AKEN up by fabjeriber living on pleafant run, in the county of Nelfon, a bay borfe about 9 or 10 years, branded on the near buttock and floutier with fome mark scarcely perceivable, fomething take thus 2 has bas a slit in his left ear, also some fadle spost, trus, about 13 bands and three inches high; Appraised to 14, 10, yacob Myers.

April 16, 1702.

April 16, 1792:

AKEN up by the subscriber in Woodford country, two thre year old steers, one a black and white marked a cop off the lest ear and shi and underkeel in the right: Appraised to

The other a red and white of the Same mark: Appraised to £2 7.6. Thomas Bullock.

TAKEN up by the subscriber about ten miles from the blue lick, in Bout bon county, near Summe station, a gray mare 2 years old, neither docked nor branded, with a white spot on beaufe ear, about thusteen bands and an inch high: Appraised to £3 George that liwing.

Feb. 15, 1792.

CAME to my ft at in spring 1791, a bay flud colt, a years old, no natural mark. He being troublessome, bad bim castrated since which he has continued with my slock; the otoner is a room of the property in the property. Bay

continued with my flock; the otoner is requested to prove his property, pay charges and take him away.

The subscriber has a number of horses strayed, whicheve eitherbranded with DR or thus R&C and some are numbered with figures, it will be taken kind of the public to give infarmation to the Printer or the subscriber, siving in Lexington, of any such running in their aneighbourhood.

Thomas Carned.

GEORGETEGARDEN At his new STORE in 'exington on Main freet, next dow to the fign of the Spinning Wheel,

H A S just opened a large and general Affortment of

DRY GOODS,

Groceries, Hard ware &c. which he will dispose of on the very lowest terms for Cath.

All kinds of Blank-Books, for

Merchants, Clerks, &c. made and ruled to any pattern : Alfo old books new bound at this Office.

BLANKS Of all kinds may be had at this Office.

TWO DOLLARS REWARD.

S Trayed away from the Pubscriber on cane run, about the tenth of April, a bright bay horse, branded on the finon 4 had on a fmall bell; whoever delivers faid horse to the subscriber shall receive the above reward.

ANDREW BARBEE. June 19, 1792.

Purpole laying off a number of additional lots to the I own of Lexington, on a high and handlome lituation - They will be fo arranged and dilpoicd as to have the fiream, which waters the town, running thro' a straight canal at the foot of each lott, which by ft pulation shall be adorned with shady trees---and, if cultivated and improved with the fmaleft tafte and attention are capable of being made the moit beautiful part of the town—I will fell these lots on very moderate terms for cash or country pro-

I will also fell or rent the tenement whereon I now live, as like wife fundry lands mentioned in a former advertisement.

I wish to let for a term of years, my distillery in Woodford, together with a tract of adjoining land, if more agreable to the leffee.

This distillery is well calculated both by nature and art, for carrying on that branch of bu. finess to advantage -- on the adjoining tract, which I would let with the diffillery is a tenement of between thirty and forty acres of cleared land; together with a thriving orchard of peach trees - - and to accommodate a good tenant who would take the fame for a term of years, I would erect a comfortable dwelling house thereon for his reception.

PEYTON SHORT. Who has also for tale feveral valuable stills of different capacities, mashing tubs and other appendages to a distillery.

May 26, 1792.

TAKEN up by the sehscriber on the waters of Murile Creek, a bay mare, about 9 years old, about 4 seet 6 inches high, branded on the soulder and butteck G, has a sear of the silula on the off side of her neck. Appraised to 18.

Tohn South.

John South.

TAKKN up by the f.bscriber in Woodford county, near Capt. Henry's mill, a brown mare 13 or 14 hands high, six years old, branded on the near jaw 1, shoulder P, buttock M and on the off jaw and shoulder 6, buttock M; Appraised to L7.
As a bay borse one year old pass, branded on the near buttock S, near bind leg speckled, str in his forebead; Appraised to £3.

David Scott.

David Scott.

FOUND

N the road between Bryan's and Grant's aid N the road between Bryon's and
Grant's old Stations, on the
15th instant, a piece of Satzinette; The owner may get it by applying to the subscriber about twe miles
above Bryan's Station, and paying char-

JOHN F. NICHOLS.
June 30, 1792. 114

FOR SALE,

ON VERY REASONABLE TERMS. FIVE THOUS AND Acres of

N A

SITUATE on SLATE CREEK, not far from the IRON WORKS. The title to be made by Col. James Garrard; Merchandle, and all kinds of produce will be taken in payment; For further particulars apply to the fubscriber living in Cane Run.

AUG. W. WALDRHYN. July 2d, 1792.

N. B. The above Lands may be fold in fisch parcels as may be f juis she purchasers.

STRATED or Stolen from the plan-TRATED or Stolen from the plantation of Col. George Nicholas in Mercer County, a young bright bay Horje, about 13 hands high, of a flately carriage, trots and gallops elegantly, has no perceptible bright that the collect, nor any very diffinguishing marks about him, except a small flat in his forehead and one white hind soot, he has been nikl and the hait has not quite grown out in his tall: Woever delivers jaid hosse to Col. Nicholas, or to Mr. James Garrard in Bourbon county, as convey intelligence to either of the abovemientioned places, bullectives a very ample reward, befue the payment of all reasonable charges, by William Garrard.
July 2, 1792.

July 2, 1792. PIW. WANTE

To employ a fober induftrious man who is capable of conducting a Coate Linen Manufactury—Any fuch perfon coming well recommended will hear of fuitable encouragement by applying to the Printer.

A. S. C. O. F. T. & Co.

A Trheir Stores in Lexington and
Paris, have now on hand shandforme affortment of DRY GOODS
groceries, from mongery, Saddlery and
Queens ware—which they will exchange for Bear, otter, beaver Racoon and Fox Ikins, country made linen and Sugar.

N O T I C R
I S Hereby given, that on Monday
the 9th day of July next, at Mr.
M'Gowans tavern in Lexington, the
Land office for the flate of Kentucky will be opened, for the purpose of re-ceiving Platts and Certificates, where

BAKER EWING, Re, L. off.

June 28th, 1792.

THE fubicities takes this method of informing the Public, that he has now began the BLUE DY ING BUSINESS, next door to Goh Patter-fon's in Lexington, where thois whe pleafe to favour him with their coftom thall have their work done, in the best manner and on the shortest

notice.

JOHN ALLESON.

N. B. The (ubloriber has an excellent new Still, containing 118 gallons that he will fell for Cash or land
J. A.

TWO DOLLARS REWARD. S Trayed from Thomas Dinwiddle on worth Elkhorn, near T. Graigs mill, in the spring of the year 1792, two ftear yearlings, one of which has no horns, red and white coloured; the other a black and white both marked with a large crop and two flits in each ear; whover will deliver faid flears to Thomas Dinwid-(from whom the strayed) or to the Printer hereof, or give fuch information that they may be obtained, shall receive the above reward, or one dollar for ei-

TAKEN up by the subscriber in Bourbon county near Strouds state-on, a forret Horse or 7 years old 13 hands 2 inches high with a white mone and tail, biaze face some faddie spots, branded on the naar sboulder E had on alarge bell, appraised to £6. James Fisher

To the Officers and Soldiers, of the rginia line, on State and Continental establesbment, who have not loca ted their Military lands, the follow ing observations, are respectfully addressed by a friend and fellow Soldier.

ROM the manner in which the propriety and I may fay power, our proceeding to Locate, and vey your lands on the fouth fide Survey your lands on the fouth fide of Green River, upon warrants, gran-ted by Virginia for Military fervices, has been questioned in the Kentucky House of Representatives, an impression has been made on the public find has been made on the public mind, that Kentucky has an abfolute right to deprive you, of your well earned claims, by refufing to give you further time, to locate, and furvey them; and that if you obtain lands en your unlocated warrants, it must be that an all of her between the contract of the co be by an act of her bounty. That this is a proposition, altogether arbi-trary, and assumed, I think will clearly appear, from confiderations, which I fish now fubinit to your review. A proposition, than which, nothing, in my opinion can be more prejudicial to your rights, or dangerous to prejudicial to your prejudicial to your ear, from confiderations, which your property. Prejudicial to your rights, by totally subverting their foundation; and transferring the united ad, of public justice, and public bounty, as wall as the oject of your own acknowledgments, from Virginia, to Kentucky. Dangerous to your property, because from the disposition lately manifested in the House of Re-presentatives, there is but little reason to expect to get those lands, either from their policy, justice or generofity. The decision of the question, is however postponed, to their next fession In the interim, let not your dispersed and doubtful fituation, lull you into a flate of foporific inactivity, but ra-ther awaken you to union, and to action. But I would not call you action. But I would not call you into motion, without proposing a proper object of purfult. I will therefore point out to you, what I think will be your proper line of conduct. for which I shall fay, that if your rights, were really as doubtful, as it has been attempted to make them, the measures which I shall propose annot be attended with any bad of feet; but may be productive of those fed; but may be productive of those that are good. And if, as I take it, there should be no doubt of your there should be no doubt of your right; they will cortainly be every way safe, and proper. But as I am neither a Legislator, nor a Judge, I rely upon the prefent laws, to support the opinion which I shall give, and to justify the conduct which I shall recommend. It is therefore fity that I should exhibit, a stage agreed of the vour right, as they are affected by your rights, as they are affected by the Law. This I shall do, in as con-cile a manner as possible, by first af-cending to their origin, and then traceing them, rapidly through their traceing them, rapidly through their fuccessive stages, to their present state of existence.

of exidence.

1ft. The property of the lands
in question, it will not be denied,
was in the Commonwealth of Vire
ginia, and by her Acts, set apart, rereferved and appropriated, by certain
metes and bounds, to a description of
individuals (so wit,) the Officers and
Soldiers of the Virginia inc, on state
and Continental citabilisment, as the
final reward for certain services. See
the several Acts of the Virginia Afthe feveral Ads of the Virginia Af-

the leveral Acts or the Viginia Ai-fembly as to this matter.

2d. The meritorious confideration on the part of the Officers, and Sol-diers actually paid, by rendering those fervices, in the toils and dangers of the field.

31. The particular individuals, and the quantity of land beflowed on each, afterward to be defignated by pro-per aplication, and authenticated you-chers, and when fo defignated, warrants to be granted on the part of the state for their respective quanti-ties of land, as an incontrovertible evidence to all the world, of the specific disposition to such claimant, or warrant holder, of so much land with bounds.

4th. Offices are opened, under proper regulations, for the purpole of locating, furveying and ultimately ob-

taining compleat legal titles to these feveral quantities of land. Also See the Law on this subject.

5th. The business proceeded, warrants were obtained—and a large proportion of them, in the course of several years were carried into effect but still there might be other claims who had not taken out their warrants; and many there were, who had not tocated theirs. And it is no had not tocated theirs? had not located theirs; And it is no argument to fay that they also might have done it; because I think there was no particular time I mitted within which they should do it; because the property of the prop

was no patternat time limited with which they floudd do it; because that which may be done in part, cannot within the same time be compleated; and because from the particular fituation of the country, infested as it was, and fill its, by the Indians, it would have been unreasonable to impose such a refriction on them.

6th. In this situation the diffrist of Kentucky, then a part of Virginia, and comprehending all those referved lands, proposes to become a separate state, and for this purpose solicits the affect of Virginia, which is readily granted on the requisite conditions, one of which is. "That the unlocated lands within the faid diffrist, which stand appropriated by the laws of this Commonwealth to individuals, or descriptions of individuals for Miof this Commonwealth to individuals, or defcriptions of individuals for Minary or other fervices, shall be exempt from the disposition of the proposed state, and shall remain subject to be disposed of by the commonwealth of Virginia according to such appropriations until the Congress of the United states shall receive the proposed state into the Federal union; and thereafter the residue of all lands remaining in the simus of the said remaining in the limits of the faid difficit, shall be supper to the disposition of the proposed state, laving and referving to the officers and soldiers, of the Virginia line on state and Continental establishment their representatives and affigures, their rights to lands under the several donations of this Commonwealth, who shall not be restrained or limited as to time, in making their refpec ed as to time, in making their refuserive locations, or compleating their furveys by any thing in this Actionizated, nor by any Act of the proposed flate without the future confent of the Legislature of Virginia. This Act passed in the year 1788, and when the Convention met in the entire very conference of the refusery of the proposed to the conference of the refuser was a determined to the refuser was a supplied to the refuser was a fuing year to determine on the expediency of the proposed separation, they were of opinion that it would be dewere or opinion that it would be de-rogatory from the independence of the proposed state, to be subject to the controll of the Legislature of Virginia, in the instance just menti-oned; wherefore the Convention did not think it expedient to accept the offered terms of separation, but re-monstrated to the Legislature, who to remove every colourable objection, with a confidence, which Kentucky is yet to give a proof of deferving, fluck out the objectionable part of the law, reduced the time within which Virginia could diffore of the which Viginia could dipole of the referred lands to to the first of May 1792, and rested the Claims of her officers and Soldiers, or the first part of the clause, as to the right of the lands, and as to the time of lothe lands, and as to the time of locating and turveying them, in some measure depended on the Lerislature of Kentucky. From this statement it follows, that the unlocated referved lands within the said district, and now state of Kentucky, were absolutely exempted from the disposition of the proposed state, and subject only to be disposed of by the Commonwealth of Virginia till the the said sift day of May; and thereafter the residue of those lands, not before disposed of by the Commonwealth of by the Commonwealth of refidue of those lands, not before dif-posed of by the Commonwealth of Virginia, became liable to be disposed of by Kentucky. The first question then is, to what smoupt, and to whom had Virginia disposed of those lands prior to the faild first day of May, and what shall be taken as conclusive evidence of furth disposition? To this I answer, that the Printed war-rants, under the feal of the com-monwealth, do fully ascertain those facts, and furnish this evidence. If this position be just, and I states my-

felf no one will controvert is, then it follows, that all the Officers &c. who have obtained fuch warrants, before the faid f. ft day of May 1792 are clearly entitled to the quantity of land expresses as having been for different arranges as having been followed arranges as having been followed. pants, as having been to disposed of by the Commonwealth of Virginia. It will also follow that the whole a-mount of the warrants so obtained, must be satisfied before the residue of the land can be disposed of by Kitucky. Because it is the residue the rank. Because it is the refidue of the land only which the has a right to dispose of, agreeable to the before recited clause of the separation act. And because the officers &c. have a home the separation unanticolor and because the officers &c. have a vested right in their respective quantities of land, which is also protected under the following declaration in the Kentucky Constitution—

That all rights. That all rights, actions, profecutions, claims and contracts, as well of individuals, as of bodies rporate, shall continue as if the faid Government (of Kentucky had not been established." Now i is obvious that if the Government of Kentucky had not been establish-ed, the Officers &c. had an indubitable right, to locate, survey and obtain legal Titles to their respecobtain legal Titles to their respec-tive lands. I shall admit that the Legislature of Kentucky, may limit the time for locating and turveying those lands, (having regard to the situation and circumstances of the country, and allowing a sufficient time for so doing,) otherwise she would in this instance be subject to that control from individuals. would in this inflance be subject to that controul from individuals, which was thought so exceptionable in the Virginia Legislarure, and which was given up by Virginia in her act of 1789. This brings me to observe, that there is no law which at this time prohibits the Officers &c. from proceeding to locate and survey their lands. The question then, is not as was agitated in the late Assembly, whether the Officers &c. shall have leave to proceed in this business shall have leave to proceed in this business; but whether the Legislature of Kenrucky will restrain them from proceeding. will reftrain them from proceeding. And in this I am clearly of opinion, that they may, and that they ought to proceed as ufual, there being no law to the contrary. And those among them, who possess the same high opinion of the enlightened policy—justice and liberality of the present Assembly that I do, will accelerate their industry in this business, in proportion to the approach finess, in proportion to the approach finess, in proportion to the approach of their next session. May this hint be of fervice to all parties, is the

GAIUS.

LEXINGTON, July

Some time last week, two Perogues with feveral men and a family on board, were going down the Kentucky river, and near Drennons lick, discovered an Indian a head on the bank of the river; as they approached he rattled a small bell, upon which the vessels went to the opposite shore; immediately horn was founded by the India which was answered by the halloo-ing of a number of Indians on the same side they had landed, which fame fide they had landed, which occasioned them to leave their property and make their escape to the settlement of Elkhorn, where they all arrived safe. It is said they let about £200 worth of property in the Perogues, consisting of flour, bacon and whilkey—they were desistened to the Mississippi.

We are informed that the spies that were down the Kenturky, came

that were down the Kentucky, came in on Sunday last to the frontiers on Elkhorn, and informed that they had discovered the fign of about 20 Indians making towards the fettle-ment of Frankfort, and within about & miles of that place, a party immediately raised and went in fearch of them but the Indians eva-

ded them by taking to the hills.
On Thursday the 28th ult. the
Indians tomahawked three women who were pulling flax at Long-lick, in Nelson

who were pulling flax at Long-lick, in Nelfon county.—On the fame day a party of Indians were difcovered watching Eaftins mill on the head of Beargrafs.

The fettlement on Ruffel's creek are fo much harraffed by the Indians that they have petitioned the Executive for relief, or they will be obliged to abandon their fettlements —we are informed that a party of Militia will be fent to their relief from Lincoln county who are to rendezvous on Monday next.

from Lincoln county who are to rendezvous on Monday next.

By feveral gentlemen who arrived in town yetlerday from Fort Washington, we are in informed that about the 27th ult. 19 mea at Fort Jefferson went out to cut grafs: and were fired on by a party of Indians, and one of them only estimate in the agration, town of escaped into the garrison; tour of them only had been found dead, the others missing. They also in-form that four Indians, of the Wabash tribes have come to Fort Washington, but as neither of them can speak English, nor is there any interpreter, at that place, their bufinels is not yet known.

A List of the names of the Judges of the courts of quarter sessions, and of the county courts, in the different counties within

JEFFERSON County. Court of quarter fession. John Campbell, Richard Taylor, Richard C. Anderson.

County courts. James F. Moore, Robert Brackenridge, Richard Terrel, Samuel Oldham, John Thruston.

LINCOLN.

Court of quarter fession.]
Benjamin Logan,
James Davis jun,
Walker Baylor.

County court. Henry Pawling
Baker Ewing,
William Montgomery,
Alexander Blain, John James.

FAYETTE.

器

Quarter Seffion, Robert Todd, Thomas Lewis, John M'Dowell.

County Court. Edward Payne, James Trotter, Joseph Crockett, Abraham Bowman, William Campbell, Percival Butler, Walter Carr, James M'Millin. Hubbard Taylor.

NELSON.

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Quarter Session. W Hines, Andrew William May, Cuthbert Harrison.

County courts Philip Philips, Joseph Jarnet, Benjamin Fry, Gabril Cox, John Vautrees, Atkison Hill,

Johna Hobbs, Patrick Brown, John Stone, James Slaughter, William Buckner.

MERCER.

Quarter Seffion. James Speed, William Kennedy, John Cowan.

County Court.
Samuel M'Afee,
Robert Mofby,
Samuel M'Dowell, jun. Thomas Barbee, Samuel Ewing, John Chiles, John Hail.

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MADISON.

Quarter Seffion. David Gass, Jamss French.

County Court. George Adams, John Snoddy.
Archibald Woods, Joseph Kennedy, Aaron Lewis, Thomas Kennedy, Moses Dooley.

BOURBON.

Quarter Seffion. Benjamin Harrison, John Waller, Tames Brown

James Smith, Allen Montjoy, Notley Conn, Charles Smith, William Griffith, Henry Coleman.

WOODFORD.

Quarter Seffion. Thomas Marshall Richard Young, John Watkins.

County Court. Charles Scott,
Marquis Calmes,
John Fowler,
William Steele, Robert Alexander, John Crittenden, Bennet Pemberton.

MASON.

Quarter Sellions S Warring, Thomas Robert Rankin.

County Cours. John Machir, Arthur Fox, William Lamb, George Stockdon, John Wilson, David Morris.

SCOTT

Robert Johnson, William Cave, John Grant.

County Court. Bartlett Collins, William Henry, John M'Elhatten, John Payne, Tolever Craig, Elijah Kirtley,

LOGAN.

Quester Sessions and County Courts.
Burwell Jackson.

Ambrok Mauldin, Young Ewing,

WASHINTON.

Quarter Seffun. ofeph Gras Matthew Walton.

Courty Court Charles Ewing. Robert Abel, David Caldwell, Jeremiah Brifcoe.

SHELBY:

Quarter Seffion Martin Daniel, Benjamin Roberts, Thomas Gwyn,

County Court. Thomas Shannon, Joseph Winlock, Daniel M'Clellen, Abraham Owens.

Sheriffs for new Counties.

WASHINGTON.

John Grundy.

SCOTT

John Flournoy:

SHELBY.

David Standiford.

LOGAN.

West Mauldin.

Anecdote of the Duke of Marlbo-

rough and Prince Eugene.

HE immortal author of of Telemachus has certainly proved how much virtue, united to great talents, has a Iway over the human heart; it knows how to conquer those national prejudices that have faken the deepest hold, and re-concile the most barbarous enemies. Marlborough and Eugene in the wars of queen Anne, whilft they ravaged all before them, gave strict orders to spare the lands and estates depending on the illustrious Archbishop of Cambray: that name alone, fo dear to humanity, was a fafe guard to whofoever pronounced it; and what is still more aftonishing, even the foldiers had no need of the examples and orders of their officers, to take in favor of Fenelon those fentiments of mildness and veneration, a fight very delightful to a truly philosophic mind.
Whire a third part of Europe
were embroiled in war, there was a little spot in France, which under the fole guardianfhip of genius and candour, felt the advantages of an unalterable pleace. O reward of merit! preferable to all those O reward of frivolous marks of honor, which are fo little real in the eyes of the judicious! and how Fenelon must have been touched by such a flattering reward; the only one, it is certain, which could recompence what human acknowledgments owed him.

FIFTY DOLLARS REWARD,

Eferted from Fort-St'Clair, the following foldlers, viz. Corporal Benoni Morrill, aged twenty one years, a flout well made man, nearly fix feet high, his complexion light, short fandy hair, blue eyes, and has a long fear in his forehead -- - he was born in Epping in the state of New-Hamilire, but his last place of residence was in Warren---and enlifted by enfign Turner in Bofton the ad of August 1791.

John Smith, a fhort dirty, clownin looking fellow, aged twenty fix years, his complexion swarthy, brown hair, largë blue eyes, has a scar on his lest wrift and forehead, about five feet fix inches high --- he was born in Gloucester in Rhode-Island, and his last place of residence was in Warwick in Maffa. chusetts, and enlisted at Springfield on the 19th of September

Luther Stutson aged twenty one years, complexion, light fardy hair and blue eyes -- is hve feet seven inches high, was born in Massachusetts and has followed the fea, enlifted in Boston the ig of August 1791:

Benjamin Aikins, aged twenty three years, flour and well made, five feet nine inches high, his complexion light, fandy coloured hair, and has a fear on the left fide of his neck---he was born in the town of Wallingsford, in the flate of Connecticut, enlifted by capt. Shay-lor the 7th of May 1791.

Fhomas Kenning, aged 20 years, about five feet fix inches high, dark complexion, short black bushy hair; born in New . Fairfield in the state of Connectieut, and enlifted in Middleton in the state of Massachusetts June 22d 1791:

Wnoever apprehends and fecures the above mention deserters, in any of the goals of the neighbouring states, or delivers them to any United States officer, shall receive the above reward with all reasonable charges; or ten dollars with allreatenable

expences for any one of them.

Michael M'Donough,

Lt. & Aijt. 2d U. S. Regt.

Fort Wathington, May 24, 1792.

FORSALE. At a very low price SETTLEMENT and Preemption, containing tourteen hundred acres of land. lying within the fettlement, and near Strouds station.

I will also purchase a quantity of Treasury land warrants and paper money of all linds.

John Fowler.

T AKBN up by the subscriber on the waters of Bossmans fork of Bosns creek, a boy Horse about 4 sec. 11 inches high 6 years old, has a larg long flar, branded on the near founder refem-bling IH, and on the near buttock not legible, had on a small bell with a leative frop, and small double buckle, appraised 20 £12..

John Barker. April 7 1792.

SIR.

HaVE taken the liberty to call on At A K taken the liberty to call of you one time more for your friendity affeit ance. Mr Charles Within has fee up a claim to the horjes belonging to William Duter Eff. I have bought at the horjes belonging to Dure within the diffired of Kentucky, except these that was wintered at Maj. Bedinger.

All others that should come within your All others that founds come within your view. I flouid be glad you would take hold of ...—The Horfes branded U.S. pleafe to take hold of alfo:
From yours to free.
Robert Benham.

To Capt. Robert Sanders.

IN confequence of the above reguest. I hereby give notice, that I will receive all horfer branches W.D. or US. that may be delivered, (except those wintered by Major Edinger as above thentioned) and will make reasonable compensation to those who deliver them. for their trouble:

Robert Sanders. July 2, 1792-

AKEN up by the subscriber in AKEN up by the Judjertber is Majon county a black mare, about 17 years cld, trats naturally, branded on the near fhoulder. HP in a piece, on the near thigh H on the off fibulder D, about fourteen bands and a half high; fears on each fide, a number of fmall faddle spots; Appraised to L. 6-10.

Sopreer Records.

May 10, 1792.

AKEN up by the fubfcriber living near the mouth of Hickman, Mercer county, a brindle Cow, marked wish a crop in the left ear and half crop in the right. Also, a pied yearling, marked wish a crop in the left ear and two flits in the right. Appraised to £3.

Arthur Nalls. December 6, i 1791.

TAKEN up by the fubfici ber near the mouth of Boon's treek in Fay-stre country, a bay mare, about three years old four fets this inches high, a ve-ry small flar, branded on the near foulder apparently SC; Appraised se fig.

William Craycrafe. May 4, 1792.

TAKEN up by the fubficites lived ing on Hickman road, at the fix thile tree, a dark oay mare, fix years old, fourteen hands and a half high a trotter, branked on the stear shoulder and buttock BK, depraised to fix.

As a yearling mare cets that jucks the mare, a bay, depraised to fix.

Benjamin Long

May 3, 1792.

TAKKEN up by the fubficiber living on the two mile creek a pied
red and write buil three years old,
marked with a half crop in the lefe
ear, and finouth crop and filt in the
right ear; Appraifed to £ 1.

Daniel Dean, March 19, 1792.

TAKEN up by the fubscriber liv-ing on South Elkhorn near Judge Wallaces, a dark bay Horse three year's old, 14 hands high, a blaze face and fnip, switch tail, a natural trotter, no brand perceivable. Appraised to £10. Donald Holmes.

May 10, 1792.

A large company will fet out form the Folls of Obio to the Illinois on the 20th of July next—juch perfors as are deficient of driving flock to that esuming about that sime are defired to meet of the line and place married. time and place mentioned, and it is ex-pelted those people who wish to go their will endeavour to come well armed. May 11, 1791.

SACRED TO THE MUSES.

On a rich old Mifer's narrow efcape from foundering at fee, in an old crazy vessel, which he had, an old crazy wellel, which he had, through economic motives, preferred to a fine new one, to embark with his whole property.

"Mala foluta novie exit alite, "Ferens elenton Mecaium."

ALACK! what a pity the niggardly fon
Did nae, with his gold to the bottom of the property of the prope

But the reason I'll tell you: — Auld
Neptune ken'd weel,
From his lean wither'd carcase one

From his lean wither'd carcale one plentiful meal
No fish could e'er pick:—and his heart was so based,
Au the sharks, su' one voice, to their monarch declar'd,
'T was mae sood for them,—they too forely were frighted,
Left their teeth it should break, if they wenty'd to bise it. I.

they ventu.'d to bite it. J.C.

Hereby notifiy that I will fell the following tracts of land viz. ten thoufand acres on the Kentucky river at the mouth of Severn creek; five thoufand acres on Gunpowde creek within a few miles of the Big-bone-lick; and fifteen thoufand acres on the lick; and fifteen thouland acres on the waters of Licking within about sen or twelve miles of. Fort Washington, on the most reasonable teams, rogether orinparcels as may fuit the purchafeets, I will take in payment cash, negroes, cattle, sheep, or horses and mares, and will give a reasonable credit for one half the purchase money on receiving bond and approved security—I will also dispose of two thousand cases of lard on the terms above mentioned fituated on the dividing ridge between the north fork of Elk horn and Eagle creek which may with horn and Eagle creek which may with propriety be immediately fetled, any ropriety be immediately fetled, any erion inclinable to purchase may be newn the land by applying to the

John Crittenden. March 12 1792.

TOBE SOLD

ON reasonable terms several likely NEGROES

Enquie of the Printer.

June 26. 1792 tf

N O T I C E
Shereby given that the commilitioners for fixing the permanent feat
of Government will attend at Brent &
Loves Tavern in Lexington on the
first Monday in August next, and the
fuscaeding day, to receive p opofals
from any perfors authorifed to make
offers concerning the business of their
commission, and will proceed-from
thence to view any place or places
which will be thought most eligible.

W Hereas I have purchased a track of land from Jacob Starns of Madison county, and hehas my bond in his hand for fifty pounds in cash, which said bond was dated the 9 h of April 1795, and becomes due the 9th of April 1795 ensuing and finding he cannot make me a title according to contract; I do forewarn all persons from traditing or taking an afficiement. from trading or taking an affianment on faid bond, as I am determined not to pay it until he makes me an indifferentiable title tor faid land, unlefs I am compelled by law.

Robert Clindinen.

Jne 22d. 1792,

WANTED TO PURCHASE A Likely young negroe woman hetween the age of 15 and 20 years old, for which I will give one half cath, and the other half in cows

and calves.

THOMAS HALLACK, Living near Grants old Station. June 5th 1792. 414

WANTED

FOR the use of the Cavalry of the United States, a number of HORSES of the following description, viz. Each Horse to be about tion, viz. Each Horse to be about 15 hands high, generally dark co-loured, are to be well broke to trot loured, are to be well broke to trot and gallop, high fainted and hand-fome, to be from 5 to 8 years old, warranted perfectly found and fighted, and free of all diffempers:—
For the purpose of purchasing such Horses attendance will be given in the town of Danville from the 22d to the 29th day of June, and a Lexington from the 2d to the 11th day of July next; Cash only will be offered in payment. Should it appear that the Horses cannot be procured upon reasonable terms within at the district, measures will be taken to obtain them essential be taken to obtain them essential because of yoke of working Oxea well broken to the geers. geers.

JOHN BELLI, D. Q. M. G.

United States Army.
Fort Washingtom, June 2, 1792.

TWO DOLLARS REWARD, S Frayed from Lexington, a bout four weeks fince, a black mar, about thirteen hands high, nine years old, with foal, a star in the forehead, a little white on the off hind leg, branded on the near shoulder (), her main hangs on the near fide, and when she strayed away had a fore on the back; the is supposed to have gone towards Rogers's or Stroud's station;

whoever-delivers faid mare to the owner in Lewington, shall receive the above revard.

With M. Prothero.

N. B. The subscriber has a small frame House for sale, which he will fell cheap for each, cattle and merchandise.

PAPER MILL

CRAIG, PARKERS and COM-PANY

PANY
A RE now erecting a PAPER
MILL at George Town,
Woodford county; and as the public are deeply intended in the eftablithing to ufeful a branch of buffnefs, we flatter ourfelves they will
fave all their Rags, for which we
will give three pence per pound ave all their Rags, for which we will give three pence per pound for those of a fineness above 700, two pence for all between 500 and 700, and for all under 500 a penny half penny. The above prices will be given in Lexington, by Mess. Alexander and James Parker and a plan adopted to procure them in the different parts of the diffrict fhortly. If we are not disappointed the distribution of the property of the distribution of the distri per the enfuing winter.

CRAIG PARKERS & Co.

N. B. The Rags must be clean. April 16, 1792.

JUST OPENING
FORSALE,
At the Store of the subscriber in Lexington, a large and general Assortance of

MERCHANDISE, Suitable for the approaching feafon, to be fold on the lowest terms for cash or public fecurities.
WILLIAM LEAVY.

N. B. A quantity of Wheat imme-mediately wanted, for which Merchandife will be given. W. L.

CANDLES
Of the best quality made and fold, at 7
pence per pound, by the small quantity
and any quanty above 25 weight at 6 pence per pound, by
MELCHOIR MIERS,

In Lexington,

T AKEN up by the fubscriber living on the lwo mile creek in fayette county, in BuBes settlement, a black mare 3 years old, a finall blaze in her face, both hind feet white, 14 hands high branded on the near shoulder SB appraised to £ 7. John Reed.

June 5 1792,

Hereas by the death of Da-vid Kirkpatrick, the part-nership of Byers and Kirkpatrick is able debt due from said partn iship which the subscriber is bound to pay, therefore he hereby give notice to all those indebted, to make immediate payment as it is impossible from the nature of the business to give any indulgence.

JOSEPH BYERS.

May 14 1792.

CORNELIUS BEATTY, & Co.

Have just received a general afforment DRY GOODS, HARD WARE and GROCERIES.

Suitable for the present season at their ST RE in this place. (former-ly occupied as a Printing Offics) which they are determined to sell an ite makes reasonable terms for east, certificates, surs of country made jugar and linnen. Laxington. Thur 6, 1792. Lexington, June 9, 1792.

A large Com; any will mees the Crab Orchard on 25the thof July next in order to Bart early

July next in order to flart early next mensing through the wilderneft — it is requested that those that meet will be well armed.

On the same day a commonly will fart from STEVENSON's flation on Paint Lick creek, which is fail to be 15, or 20 miles nearer from Lexington to Calities station on RockCastle thom by the Castle Castle than by the Castle. Castle than by the Cat Orchard

TAKEN up by the subscriber, on ciear creek, a cheight forrell mare with a finall flar in her forehead, or and ed on the near flow der W, and on the near butteck G, about 13 kands 3 inches high, judged to be 60r 7 years old; Apprayed to £7. Simeon Froft.

S Trayed from James Pringle on Cane Trayed from James Pringle on Cane

y of Ellist and Williams, viz one junalbrindle, one red with a white face, onel
white with fmall red flots over his body,
one red flear without horns, onered face
the whole are branded thus MJ on the
near cufbion and C on the horn; any
perjon giving notice of fuch fleers either
to Mr. Kean, in the Contradors flore
Lexington or Mr. George Brewn, in
George Town, or James Pringle on Cane
run fall have one dollar reward for each.
James Pringle.

I have FOR SALE EXCELLENT

COTTON

F the growth of Cumberland, by the large or finall quantity, and either with or without the feed.

WILLIAM LEAVY.

Lexington, Jan. 27, 1792.

DESERTED

ON the 12 h inft from Fort Wash dier in Capt. Platt's company, 2nd Regt. about thirty five years of age, Regt. about thirty live years of age, five feet fix inches high, dark complexion, blown thick thort hair, and black but finall eyes, rather flow in converfation, owing to a finall impediment in his freech, an Englishman by birth and was enlifted at Reading in page 14 and 14 are the gray of fiving in page 14 and 14 are the gray of fiving in page 14 are the gray of fiving in page 14 are the gray of five in th in Pennsylvania: He carryed off with h m his regimental cloathing; but it is probable he will dived himfelf of them to difguife his appearance, from the manner and time of his departure, he per haps is gone down the Ohjo fome small distance, and taken to the woods in order to strike at tome of the settlements in Kentucky district.—It is hojed every good citizen of store U. States will use his endeavors to apprehend the above desertes, for whom a reward of tendolars will with all reasonable changes be paid, if secured so that he may be forwarded to this Fortess, or if delivered to any recruiting officer of the ered to any recruiting officer of the

U. States.

MICAH M'DONOUGH,
Liut. & Adjt. 2d Aregt.
[The Primers throughout the UStates, are requefled to infert the a-

Do hereby forwarn all perfons from buying or felling any thing to my wife Rebeca Helm, as she has eloped from me.

Marquis Helm. June 14, 1792.

His is to inform the public that I have lately moved to Lexing-ton& fixed my shop next door to Mr. Edw. West, where they may be supplied with mens and womens Saddles of the first quality, like-wife old ones repaired: or any kind of carriage harnes, light-horsemens caps, holsters &c.; which shall be made or repaired in the neatest and best manner and with fall be made or repaired in the neatest and best manner and with the quickest dispatch, by the public, most obedient humble servant, BENJAMIN S. COX.

June 2d, 1792.

JUST OPENING
And for fale by JAMESLEMON, in the House lately occupied by James Lanier, and directly opposite the Courthouse,
A NEAT Affortment of DRY GOODS, Groceries, Hard Ware, Queen's and Glass Ware, &c. which are now felling on the most reduced prices, for Casth, Cask-Butter, Cheese and Bacon, or on a short credit to those who have been punctual in making payments. punctual in making payments a greeable to contract.

Wanted a compleat Gelding fit for the saddle, for which I will give

a generous price.

JAMES LEMON. Paris June 18, 1792.

CONSTITU-TION

FORM OF GOVERNMENT S T A THE FOR SALE At this Office.

A few copies of the Act of SEPARATION

AND FEDERAL CONSTITUTION For Sale at this Office.